

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

STRIKE 3 HOLDINGS, LLC,

§

Plaintiff,

§

v.

1:21-cv-105-RP

JOHN DOE subscriber assigned IP address
107.220.138.178,

§

Defendant.

§

ORDER

On November 1, 2021, Plaintiff Strike 3 Holdings, LLC (“Plaintiff”) dismissed with prejudice all claims against Defendant John Doe Subscriber Assigned IP Address 107.220.138.178 (“Defendant”). (Dkt. 8). Federal Rule of Civil Procedure 41(a)(1)(A)(i) allows a plaintiff to voluntarily dismiss an action without a court order by filing a notice of dismissal before the opposing party serves an answer or a motion for summary judgment. Fed. R. Civ. P. 41(a)(1)(A)(i). Defendant has not served an answer or motion for summary judgment. Plaintiff’s notice is therefore “self-effectuating and terminates the case in and of itself; no order or other action of the district court is required.” *In re Amerijet Int’l, Inc.*, 785 F.3d 967, 973 (5th Cir. 2015), as revised (May 15, 2015).

As nothing remains to be resolved, **IT IS ORDERED** that the case is **CLOSED**.

SIGNED on November 2, 2021.



ROBERT PITMAN
UNITED STATES DISTRICT JUDGE